

No. 15849—J. 1363, dated 22nd March 1902.

The privilege leave of absence on half pay from the 10th February 1902 to the 16th March 1902 granted to Mr. B. S. Krishnaswamiengar, Munsiff of Chitaldrug in Government Notifications Nos. 13651—J. 1155 and 13983—J. 1177 respectively dated the 19th and 24th February 1902, is hereby extended till the 22nd March 1902.

No. 14434—Ex. F. 6-1901, dated 3rd March 1902.

1. Tenders are hereby invited for the exclusive privilege of establishing Bonded Depôts at the localities specified in Appendix A and transporting thereto arrack and other country spirits from the Bangalore Government Central Distillery under bond, and distributing the same to the respective arrack vend farmers and separate shopkeepers attached to the said Depôts and of carrying the requisite supplies of ganja to the Depôts for supply to the licensees of retail ganja shops, during the next five years beginning with 1st July 1902 and ending with 30th June 1907.

2. The privilege for which tenders are now invited will be conceded subject to the conditions specified in Appendices S (i) and S (ii) (hereto annexed), and to the Excise Laws and Rules now in force, or which may, from time to time, be passed by Government.

3. The quantity of arrack and other spirits conveyed from the Government Central Distillery to each Bonded Depôt and to each Farm Depôt, in the Bangalore District during the past years of the current contract period, is mentioned in Appendix A.

4. Tenderers must specify the lowest rate of remuneration per gallon of spirits to be carried from the Distillery, at which they would take up the contract. They must specify one rate for the Bangalore City Depôt and another rate for the Depôts in all Districts. The rates thus tendered, and accepted by Government, shall be the rates at which remuneration will be payable to the successful tenderer who shall be called "Government contractor for carriage of arrack and other country spirits to Bonded Depôts," during the currency of the contract granted under this Notification. (The rates at which remuneration is paid to the present contractor Bangalore District.) the Bangalore City and 2½ annas for all the Districts except the City.

5. Each tender must be accompanied by a deposit of Rs. 100 for the Bangalore City Depôt and Rs. 500 for the Mofusil Depôts specified in Appendix A, and enclosed in a cover superscribed with the words "Tender for the exclusive privilege of establishing Bonded Depôts, and carrying spirits thereto from the Bangalore Government Central Distillery, and distributing the same to vend farmers and separate shops," and must be sent to the Excise Commissioner at Bangalore, so as to reach him before noon on Monday the 31st March 1902 after which date no tender will be received. The tenders will be opened by the Excise Commissioner at his office at 12 o'clock noon on the 31st March 1902 in the presence of such of the applicants as may be present. The final disposal of the tenders will rest, subject to the approval of Government, with the Excise Commissioner, who reserves to himself full power to reject any or all of the tenders without assigning any reason. The deposits made by the applicants whose tenders are rejected will be immediately returned to them by the Excise Commissioner.

6. The applicant whose tender may be accepted by the Excise Commissioner, shall, within eight days of the acceptance of his tender being communicated to him, deposit at the Huzur Treasury, Bangalore, a further sum in cash or in Government securities, duly endorsed in favor of the Dewan of Mysore for the time being, to make with the deposits previously made, a sum of Rs. 1,000 for the Bangalore City Depôt, and Rs. 6,000 for the aforesaid Mofusil Depôts, and shall execute an agreement in the prescribed appended form S (i) for the Bangalore City Depôt, and S (ii) for the said Mofusil Depôts, on proper stamps, binding himself to conform to the conditions therein set forth; and if he fails or refuses to sign the agreement, or to make the deposit required, the deposits already made will be forfeited to Government, and the contract otherwise disposed of.

7. No tender proposing any modification of any of the terms of this Notification will be considered.

8. The contract shall not be transferable except with the previous sanction of the Excise Commissioner subject to the approval of Government.

9. The Depôts shall be opened by the Deputy Commissioner of the District concerned.

APPENDIX.
Statement showing the localities of Bonded Depôts and the quantity of Arrack and other Country Spirits issued from the Central Distillery to the existing depôts during the current contract, &c.

District	Taluk	Locality where Bonded Depôt now exists or should be established	Locality and number of separate shops dependent on each Depôt	Names of Arrack Vend Farms dependent on each Depôt	Quantity of Spirits issued from Central Distillery to Bonded Depôt						Percentage of Bums Wastage	Remarks	
					In 1897-98		In 1898-99		In 1899-00				In 1900-01
					Gl.	Dr.	Gl.	Dr.	Gl.	Dr.			
Kolar.	Bangalore	Bangalore City	Bangalore City (28 shops)	Nil.	57,790-50	56,612-42	51,835-34	47,893-28	0-37.0	(a) Opened in August 1897		
	Kolar	Kolar Town (4 shops)	Nil.	5,956-47	6,050-20	4,738-43	4,032-43	0-37.8					
	Malur	Malur	Malur Tykal, Lakkur Kidanahalli and Masai.	3,284-60	2,268-1	3,269-50	2,901-40	0-43.7					
	Do	Narsapur	Narsapur and Vengal	1,561-37	1,924-38	1,574-40	1,153-24	0-47.0					
	Mulbagal	Mulbagal	Mulbagal	2,611-10	1,984-34	2,173-30	1,374-21	0-43.3					
	Siddaghatta	Siddaghatta	Siddaghatta, Jangamkot and Basettihalli	3,307-17	3,303-32	3,723-12	3,471-13	0-32.7					
	Srinivasapur	Srinivasapur	Srinivasapur	1,617-34	2,190-9	1,072-37	1,713-24	1-8.2					
	Chintamani	Chintamani	Chintamani, and Gunjanta	4,915-13	3,741-43	3,011-15	4,072-40	0-40.3					
	Chikballapur	Chikballapur	Chikballapur and Perisara	4,551-3	3,657-20	4,104-21	4,352-33	0-40.1					
	Dagepalli	Dagepalli	Dagepalli and Gudihalli	1,443-35	1,070-47	935-9	1,185-23	0-38.2					
	Do	Do	Do	898-9	843-0	784-11	720-1	0-43.5					
	Geribidnur	Geribidnur	Geribidnur	845-45	783-34	891-36	1,045-0	0-31.4					
	Bowringpet	Bowringpet for separate shops	Gold Fields (24 shops)	55,546-30	63,012-45	63,793-1	64,565-13	0-39.1					
	Do	Bowringpet for Vend Farms.	Do	3,075-49	4,765-8	7,195-17	1,245-28	1-1.0					
	Do	Do	Do	2,620-34	3,031-38	1,233-23	933-43	1-14.5					
Tumkur.	Tumkur	Tumkur	Tumkur Town (3 shops).	Do	3,464-44	2,070-40	2,534-44	2,928-24	0-37.2				
	Tiptur	Tiptur	Do	980-1	1,370-0	1,298-24	1,500-5	0-32.3					
	Gubbi	Gubbi	Do	1,153-20	1,608-24	1,345-32	1,257-21	1-15.5					
	Sira	Sira	Do	1,735-1	1,870-2	1,773-5	1,638-9						

[illegible]

APPENDIX A—continued.

District.	Taluk.	Locality where Bonded Depot now exists or should be established.	Locality and number of separate shops dependent on each depot.	No. of Arrack Vend Farms dependent on each depot.	Quantity of Spirits issued from Central Distillery to Bonded Depot.						Percentage of Bums Wastage.	Remarks.
					In 1897-98	GL.	Dr.	In 1898-99	GL.	Dr.		
Kadur.	Koppa	... Sringeri	2,039-32	2,022-28	1,048-2	1,653-15	1-33-5			
	Shimoga	... Shimoga	Shimoga town (8 shops)	...	11,218-16	10,605-28	0,514-6	0,304-44	1-18-4			
	Do	... Bankipur	2,349-6	3,030-24	1,064-27	705-3	1-11-7			
	Do	... Ayatur	1,746-12	1,530-25	1,682-6	1,658-1	1-28-1			
	Shikarpur	... Shikarpur	3,185-18	3,089-32	2,460-36	2,465-27	1-37-7			
	Sagar	... Sagar	4,291-44	4,770-14	4,189-16	4,059-41	1-32-8			
	Do	... Ananthapur (g)			(g) The Depot was abolished in June 1895 and to be opened if required.
	Sorab	... Sorab	2,086-6	2,154-19	2,332-47	2,877-47	1-43-9			
	Tirthahalli	... Tirthahalli	0,579-29	0,505-31	5,032-5	6,321-42	1-26-4			
	Do	... Mundagadda (h)			(h) To be opened if required.
Shimoga.	Nager	... Kullurkatte	1,923-36	1,124-31	1,452-7	1,448-8	1-35-4			
	Honnali	... Nyamti	3,716-13	3,672-31	1,643-14	1,732-26	1-44-1			(i) Opened in June 1899.
	Do	... Honnali (g)	215-32	1,435-29	1,330-19	1-35-0			
	Channagiri	... Channagiri	1,124-12	1,037-44	927-23	1,047-48	1-43-0			
	Chitaldrug	... Chitaldrug	2,067-14	5,008-18	2,575-21	1,563-16	1-9-5			
	Davangere	... Davangere	1,453-11	1,323-25	1,178-17	1,430-50	0-44-8			
	Do	... Harthar	1,187-39	1,028-30	1,019-13	718-44	1-11-5			

Station	Distance	Rate	Remarks
Molokalmuru	812-29	563-3	864-9
Holalkere	559-13	509-19	551-46
Jagalur	3,403-28	1,985-30	3,403-28
Hiriyur	619-49	208-32	619-49
Challakere	1,145-0	1,226-0	1,574-0
Bangalore	4,565-0	5,434-0	4,106-0
Do	3,306-0	2,128-0	1,877-0
Do	8,389-0	9,102-0	10,500-0
Hoskote	2,625-0	2,802-0	3,421-0
Do	2,078-0	2,017-0	1,890-0
Do	2,153-0	2,126-0	2,337-0
Devanhalli	2,600-0	3,468-0	3,664-0
Dodballapur	1,733-0	1,138-0	1,898-0
Nelamangala	1,982-0	2,916-0	3,119-0
Anekal	1,938-0	2,208-15	3,587-0
Do	2,115-0	2,348-33	3,323-0
Channarayana	3,504-0	3,002-8	4,204-0
Do	2,279-33	1,687-9	100-0
Kankanhalli	1,423-8	2,358-0	3,043-0
Magadi	1,338-0	1,450-0	1,730-0
Special Liquors and Methylated spirits issued under bond.	0-0	88-0	36-0

Chennai.

‘ॐ नमो भगवते वासुदेवाय’

APPENDIX I. S.

Form of Contract Bond to be executed by the Government Contractor for carriage of Arrack and other Country Spirits and Ganja to the Bangalore City Bonded Depôt.

WHEREAS I, _____, have been granted by the Government of Mysore for the period of five years, beginning with the 1st of July 1902 and ending with the 30th of June 1907, the right of conveying arrack and other country spirits from the Central Distillery under bond to the Depôt in the City of Bangalore, in quantities sufficient to meet the demand of the separate shops dependent on such Depôt and of carrying the requisite supplies of ganja to the aforesaid Depôt, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____, for myself, my heirs, legal representatives, and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth:—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of arrack at 20° under-proof to the separate shop-keepers, in the said Bonded Depôt at the City of Bangalore, on production of Treasury receipts in proof of prepayment of duty and price of such arrack;

(2) that in special cases sanctioned by the Deputy Commissioner, I shall be bound to carry the requisite supply of arrack to any altered locality of the existing Depôt, provided the expense to me is not likely to be greater than supplying the present Depôt;

(3) that I shall be bound to carry the requisite supplies of ganja to the aforesaid Bonded Depôt and issue the same to the licensees of retail ganja shops on production of Treasury receipts in proof of the prepayment of the prescribed duty;

(4) that as remuneration for my contract, the Government shall pay me, at the end of each month, an amount calculated at the rate of _____ for every gallon of arrack conveyed by me from the Central Distillery to the Depôt, and shall allow me no wastage under any circumstances whatsoever; nor shall any separate remuneration be claimed for the ganja conveyed by me;

(5) that the usual establishment required for such Depôt and the house-rent shall be paid for by myself;

(6) that the establishment at the Depôt shall keep such accounts as may be prescribed by the Excise Commissioner, and shall be under the control and orders of myself, and regard themselves as my servants;

(7) that I shall conform to the Excise laws and rules now in force, and which may from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner;

(8) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees one thousand in cash, (or Government Securities duly endorsed in favor of the Dewan);

(9) that I equally with the Depôt-keeper shall be bound by the conditions of the Depôt licenses, Appendix R of Arrack Rules and Appendix F of the Ganja Rules;

(10) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the Bangalore District, and appoint qualified men instead without delay;

(11) that I shall be bound to make good the loss accruing to Government and the separate shop-keepers by short stock or no stock in the said Depôt, or by my neglect or carelessness in not conveying the necessary supplies of arrack and ganja to the Depôt in due time;

(12) that as the liability of the manufacturers ceases on delivery by them of arrack to me at the Distillery, and of the Distillery officers on delivery by them of the supplies of ganja to me at the Distillery, all further liability or responsibility to account for the whole quantity of such arrack and ganja thenceforth, shall rest with me, and any diminution from any cause whatever, (Acts of God and the State's enemies and robbery by *vis major* excepted), shall be made good by me at the prescribed rate of still-head duty and price per gallon of 20° under-proof, and proportionately for higher or lower strengths, and at the prescribed rate of duty of ganja;

(13) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud by my servants, agents or employés, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach or neglect, or

at the option of the Excise Commissioner to declare the money deposited by me forfeited; and to cancel the contract with the previous sanction of Government;

(14) that the imposition of a fine or the forfeiture of the deposit, or the cancellation of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force; and

(15) that this contract shall not be transferable except with the consent of the Excise Commissioner subject to the approval of Government.

In witness whereof I, _____, hereunto set my hand and seal this day of _____ 190 _____

Sealed, signed and delivered in the presence of us:—

Witnesses:—

APPENDIX II. S.

Form of Contract Bond to be executed by the Government Contractor for carriage of Arrack and other Country Spirits and Ganja to Bonded Depôts.

WHEREAS I, _____, have been granted by the Government of Mysore, for the period of five years, beginning with the 1st of July 1902 and ending with the 30th of June 1907, the right of conveying arrack and other country spirits from the Central Distillery under bond to the various Depôts in the Districts of Bangalore, Kolar, Tumkur, Mysore, Hassan, Kadur, Shimoga and Chitaldrug, in quantities sufficient to meet the demand of farms and separate shops dependent on such Depôts, and of carrying the requisite supplies of ganja to the aforesaid Depôts, and whereas the said Government has agreed to pay me the remuneration hereinafter described, I, the said _____, for myself, my heirs, legal representatives and assigns hereby agree and bind myself to all the terms and conditions hereinafter set forth:—

(1) that I hold myself responsible to Government for the correct delivery of the requisite supplies of arrack at 20% under-proof to the various arrack vend renters or farmers and separate shop-keepers, in the said Bonded Depôts, and of other country spirits for the use of hospitals, dispensaries, etc., on production of Treasury receipts in proof of prepayment of duty and price of such arrack and of the price of other country spirits for the use of hospitals, etc.;

(2) that in special cases sanctioned by the Deputy Commissioner at the instance of any farmer, I shall be bound to open new Depôts in any tract and to carry the requisite supply of arrack to such new Depôts or to any altered locality of the existing Depôts, provided the expense to me is not likely to be greater than maintaining and supplying present Depôts;

(3) that I shall be bound to carry the requisite supplies of ganja to the aforesaid Bonded Depôts and issue the same to the licensees of retail ganja shops on presentation of Treasury receipts in proof of the prepayment of the prescribed duty;

(4) that as remuneration for my contract, the Government shall pay me at the end of each month an amount calculated at the rate of _____ annas for every gallon of spirits conveyed by me from the Central Distillery to the Depôts, and shall also allow me actual wastage at a rate not exceeding one per cent on the quantity of arrack removed by me from the Distillery and till actual delivery at the Depôts of the liquor to the farmers; nor shall any separate remuneration be claimed for the ganja conveyed by me;

(5) that the usual establishment required for such Depôts and the house-rent to be paid for by myself;

(6) that the establishment at such Depôts shall keep such accounts as may be required by the Excise Commissioner, and shall be under the control and orders of the Excise Commissioner and regard themselves as my servants;

(7) that I shall conform to the Excise laws and rules now in force, and which from time to time be issued by Government, and also to such rules of practice as may be prescribed by the Excise Commissioner;

(8) that for the due fulfilment of the terms of this contract, I hereby deposit in the Huzur Treasury the sum of rupees six thousand in cash, (or Government Securities duly endorsed in favor of the Dowan);

(9) that I equally with the Depôt-keepers shall be bound by the conditions of the licenses, Appendix R of Arrack Rules, and Appendix F of the Ganja

(10) that I shall be bound to dismiss any of my servants on the requisition of the Excise Commissioner or the Deputy Commissioner of the District in which they may be employed, and appoint qualified men instead without delay;

(11) that I shall be bound to make good the loss accruing to Government, and the farmers and separate shop-keepers by short stock or no stock in the said Depôts, or by my neglect or carelessness in not conveying the necessary supplies of arrack and ganja to the Depôts in due time;

(12) that as the liability of the manufacturers ceases on delivery by them of spirits to me at the Distillery, and of the Distillery officers on delivery by them of the supplies of ganja to me at the Distillery, all further liability or responsibility to account for the whole quantity of such spirits thenceforth, shall rest with me, and any diminution in spirits from any cause whatever, (Acts of God and the State's enemies and robbery by *vis major* excepted), over and above the aforesaid one per cent wastage, shall be made good by me at the prescribed rate of still-head duty and price per gallon of 20° under-proof, and proportionately for higher or lower strengths; and likewise any diminution in ganja shall be made good by me at the prescribed rate of duty;

(13) that in case of any breach of the laws and rules or of the aforesaid conditions, or in case of any attempt at fraud by my servants, agents or employes, it shall be competent to the Excise Commissioner to impose upon them, or upon myself in the event of my neglect, a fine not exceeding Rs. 50 for every such breach or neglect, or, at the option of the Excise Commissioner to declare the money deposited by me forfeited; and to cancel the contract with the previous sanction of Government;

(14) that the imposition of a fine, or the forfeiture of the deposit, or the cancellation of the contract, shall not be held to prevent prosecution for any offence committed under any law for the time being in force; and

(15) that this contract shall not be transferable except with the consent of the Excise Commissioner subject to the approval of Government.

In witness whereof I, _____, hereunto set my hand and seal this _____ day of _____ 190

Sealed, signed and delivered in the presence of us:—

Witnesses:—

- 1.
- 2.

No. R. 4091, dated 15th March 1902.

Under Section 6 of the Land Acquisition Regulation, No. VII of 1894, it is hereby declared that the undermentioned land is required for a public purpose, *viz.*, for the construction of a dead-house for use in connection with the dispensary at Sargur, and under Section 7 of the said Regulation, the Deputy Commissioner is authorized to take order for the acquisition of the land in question:—

District—Mysore.
Taluk—Heggaddevankote.
Hobli—Sargur.
Village—Bidagalu.
Name of owner—Somappa, son of Shanbhog Mariappa.
Survey No.—186.

Area required—4 guntas.
Boundaries—
North—S. No. 185.
East—Road and S. No. 184.
South—S. Nos. 187, 190 & 191.
West—Village boundary mark.

No. R. 4193—R. F. 112-97, dated 22nd March 1902.

Under Article 172 of the Mysore Service Regulations, Mr. A. Subramanya Second Assistant Commissioner, Chitaldrug District, is granted casual leave of absence for eleven days, with effect from the 1st April 1902 or such other date as he may avail himself of the same.

No. R. 4196—R. F. 25-1900, dated 22nd March 1902.

Under Article 188 of the Mysore Service Regulations, Mr. M. Kantaraj Urs, Special Sub-Division Officer, Chumrajnagar Sub-Division, Mysore District, is granted privilege leave of absence for three months, with effect from the 10th April 1902 or such other date as he may avail himself of the same.

No. R. 4199—R. F. 102-95, dated 22nd March 1902.

The fifteen days' casual leave granted to Mr. C. Rajagopala Charlu, Assistant Commissioner, doing duty in the Revenue Survey Department, in Notification No. R. 3884—R. F. 102-95, dated 5th March 1902, is extended by twenty days, the whole period being commuted to privilege leave under Articles 165 and 188 of the Mysore Service Regulations.

No. R. 4228—R. F. 57-56, dated 22nd March 1902.

Under Article 172 of the Mysore Service Regulations, A. Vedantadesiga Iyengar, Amildar Channarayapatna, Hassan District, is granted casual leave of absence for six days with effect from the 17th March 1902, or such other date as he may avail himself of the same, the Taluk Sheristadar being in charge of the current duties of the taluk during the absence of the Amildar on leave or until further orders.

The Petition Box kept at the Dewan's Office, Bangalore, will be cleared at 12 noon every day by the Secretary to Government, General and Revenue Departments, and, in his absence from Bangalore, by the Deputy Secretary.

By Order,
H. V. NANJUNDAYYA,
Secy. to Govt., Gen. & Rev. Depts.

PUBLIC WORKS.

No. 321—1660, dated 19th March 1902.

The privilege leave for two months granted to Mr. C. T. Dalal, Superintending Engineer, Marikanave Works, in this office Notification No. 187—957 of the 19th February last, is hereby cancelled at his request.

2. This office Notification No. 258—1328 of the 6th instant, ordering the transfer of Mr. Y. Srinivasa Rao, Executive Engineer, to the Marikanave and Mr. V. Aiyasawmy Iyer, Assistant Engineer, to the temporary charge of the Chitaldrug Division, consequent on Mr. Dalal proceeding on leave, is also cancelled.

By Order,
D. McNEIL CAMPBELL, COL.,
Secy. to the Govt., P. W. Dept.